	Case 2:08-mj-00023-MHB Do	cument 3 Filec	1 01/28/08	Pade FINED	100000	
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WO	UNITED STATES	S DISTRIC	T COU	ŖT		
	DISTRICT OF ARIZONA				JAN 2 8 2008	
ı	JNITED STATES OF AMERICA v.	ORD	ER OF DETE	CLERK US DIS DISTRICT O NTBON PENDING	F ARIZONA	
	Laureano Sanchez de Leon	Case Number:				
present and	nce with the Bail Reform Act, 18 U.S.C. § 3142(f), d was represented by counsel. I conclude by a pre etention of the defendant pending trial in this case	a detention hearin ponderance of the	g was held or	n January 28, 2008		
I find by a p	reponderance of the evidence that:					
\boxtimes	The defendant is not a citizen of the United States or lawfully admitted for permanent residence.					
\boxtimes	The defendant, at the time of the charged offense, was in the United States illegally.					
⊠	If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Customs Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been deported or otherwise removed.					
	The defendant has no significant contacts in the United States or in the District of Arizona.					
	The defendant has no resources in the United States from which he/she might make a bond reasonably calculated to assure his/her future appearance.					
\boxtimes	The defendant has a prior criminal history.					
	The defendant lives/works in Mexico.					
	The defendant is an amnesty applicant but has no substantial ties in Arizona or in the United States and has substantial family ties to Mexico.					
	There is a record of prior failure to appear in court as ordered.					
	The defendant attempted to evade law enforcement contact by fleeing from law enforcement.					
	The defendant is facing a maximum of years imprisonment.					
The at the time	e Court incorporates by reference the material findi of the hearing in this matter, except as noted in th	e record.	Services Agen	cy which were revie	wed by the Court	
		ISIONS OF LAW				
1.	There is a serious risk that the defendant will					
2.	No condition or combination of conditions wil	I reasonably assure	the appeara	nce of the defenda	nt as required.	
		GARDING DETEN				
a correction appeal. The of the United	e defendant is committed to the custody of the Attorns facility separate, to the extent practicable, from pose defendant shall be afforded a reasonable opported States or on request of an attorney for the Gover to the United States Marshal for the purpose of an	ersons awaiting or s unity for private cons nment, the person	serving senter sultation with on the charge of the	ices or being held in defense counsel. C le corrections facilit	custody pending on order of a court	
APPEALS AND THIRD PARTY RELEASE						
IT deliver a co	S ORDERED that should an appeal of this detenti py of the motion for review/reconsideration to Pretr	on order be filed wi rial Services at leas	th the District tone day prior	Court, it is counsel' to the hearing set l	s responsibility to before the District	
IT	IT IS FURTHER ORDERED that if a release to a third party is to be considered, it is counsel's responsibility to notify Pretrial					

IT IS FURTHER ORDERED that if a release to a third party is to be considered, it is counsel's responsibility to notify Pretrial Services sufficiently in advance of the hearing before the District Court to allow Pretrial Services an opportunity to interview and investigate the potential third party custodian.

DATE: <u>January 28, 2008</u>

MICHELLE H. BURNS
United States Magistrate Judge